

Officer, shall receive the same compensation for the time engaged under the provisions of this act as he receives for similar services performed by him and shall be paid in the same manner.

Sec. 3. This Act shall take effect and be in force from and after its passage and approval.

Approved April 23, 1921.

CHAPTER 430—H. F. No. 79.

An act to amend Section 5712 General Statutes of Minnesota, 1913 relating to notaries public.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. That Section 5712, General Statutes of Minnesota, 1913, be and the same is hereby amended so as to read as follows:

"Section 5712. **Date of expiration of commission and name to be indorsed.**—Each notary public so appointed, commissioned and qualified, shall have power throughout this state, while residing within the county for which he was appointed, to administer all oaths required or authorized to be administered in this state; to take and certify all depositions to be used in any of the courts of this state; to take and certify all acknowledgements of deeds, mortgages, liens, powers of attorney and other instruments in writing and to receive, make out and record notarial protests.

Every notary public, taking an acknowledgement of an instrument, taking a deposition, administering an oath, or making a notarial protest, shall, immediately following his signature to the jurat or certificate of acknowledgment, indorse the date of the expiration of his commission; such indorsement may be legibly written, stamped or printed upon the instrument, but must be disconnected from the seal, and shall be substantially in the following form: My commission expires. 192. *Every notary public, in addition to signing his name to the jurat or certificate of acknowledgment, shall, immediately following his signature and immediately preceding his official description, indorse thereon his name with a typewriter or print the same legibly with a stamp or with pen and ink. "Provided, however, that the failure so to indorse or print said name shall not invalidate any jurat or certificate of acknowledgment."*

Sec. 2. This act shall take effect and be in force from and after July 1st, 1921.

Approved April 23, 1921.

CHAPTER 431—H. F. No. 148.

An act to amend Section 3 of Chapter 30, Special Session Laws

of 1919, relating to the salaries of judges of the District Court. Be it enacted by the Legislature of the State of Minnesota:

Section 1. Salaries of District Court Judges.—That Section 3 of Chapter 30 of Special Session Laws of 1919 be and the same is hereby amended so as to read as follows:

Section 3. Salaries of District Court Judges.—That a new subdivision be added to section 1 of Chapter 400, Laws 1913, which subdivision shall be numbered 22 and shall read as follows:

22. Judges of the district court, forty-eight hundred dollars each from the state and fifteen hundred dollars additional, payable monthly from each county in their respective districts having a population of seventy-five thousand or more, and *fifteen hundred dollars additional in each judicial district having an area of more than fifteen thousand square miles, payable monthly from the counties comprising such judicial district in such proportion as the assessed valuation of each county bears to the total assessed valuation of such judicial district in the preceding year.*

Sec. 2. All acts and parts of acts inconsistent herewith are hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its passage.

Approved April 23, 1921.

CHAPTER 432—H. F. No. 163.

An act to regulate the manufacture and sale of carbonated and still beverages, commonly known as soft drinks, and to prescribe penalties for the violation thereof.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. Manufacturers of soft drinks to obtain license.—No person shall manufacture for sale, sell or distribute any carbonated or still beverages in bottles, barrels, kegs, or other closed containers without first having obtained a license therefor from the Dairy and Food Commissioner, who is charged with the duty and power of administering and enforcing the provisions of this act; provided that this act shall not apply to beverages re-sold by retail dealers.

Sec. 2. Application—License fee.—Any person desiring to manufacture, sell or distribute any such carbonated or still beverages shall apply for a license therefor to the Dairy and Food Commissioner in such form and furnish such information as the Commissioner may require. If the Commissioner shall find that the applicant maintains a proper place and the equipment and containers necessary for the manufacture and sale of carbonated or still beverages as required by the terms of this act, and otherwise complies therewith, then the Commissioner